PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY

To: KNOBBE, MARTENS, OLSON & BEAR, LLP Attn. Simpson, Andrew H. 2040 Main Street Fourteenth Floor Irvine, CA 92614 UNITED STATES OF AMERICA

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT AND THE WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY, OR THE DECLARATION

(PCT Rule 44.1) Date of mailing (day/month/year) 04/11/2005 Applicant's or agent's file reference FOR FURTHER ACTION See paragraphs 1 and 4 below NIH275001VPC 2 International filing date International application No. (day/month/year) 06/08/2004 PCT/US2004/026431 Applicant THE GOVERNMENT OF THE UNITED STATES OF AMERICA ...

1.	х	The applicant is hereby notified that the international search report and the written opinion of the International Searching Authority have been established and are transmitted herewith.
		Filing of amendments and statement under Article 19: The applicant is entitled, if he so wishes, to amend the claims of the International Application (see Rule 46): When? The time limit for filing such amendments is normally 2 months from the date of transmittal of the International Search Report; however, for more details, see the notes on the accompanying sheet.
		Where? Directly to the International Bureau of WIPO, 34 chemin des Colombettes 1211 Geneva 20, Switzerland, Fascimile No.: (41–22) 740.14.35
		For more detailed instructions, see the notes on the accompanying sheet.
2.		The applicant is hereby notified that no international search report will be established and that the declaration under Article 17(2)(a) to that effect and the written opinion of the International Searching Authority are transmitted herewith.
3.		With regard to the protest against payment of (an) additional fee(s) under Rule 40.2, the applicant is notified that:
		the protest together with the decision thereon has been transmitted to the International Bureau together with the applicant's request to forward the texts of both the protest and the decision thereon to the designated Offices. no decision has been made yet on the protest; the applicant will be notified as soon as a decision is made.
4.	Sho Inter	ninders Independent of the expiration of 18 months from the priority date, the international application will be published by the mational Bureau. If the applicant wishes to avoid or postpone publication, a notice of withdrawal of the international ication, or of the priority claim, must reach the International Bureau as provided in Rules 90bis.1 and 90bis.3, respectively, are the completion of the technical preparations for international publication.
	The Inter	applicant may submit comments on an informal basis on the written opinion of the International Searching Authority to the mational Bureau. The International Bureau will send a copy of such comments to all designated Offices unless an mational preliminary examination report has been or is to be established. These comments would also be made available to public but not before the expiration of 30 months from the priority date.
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Within 19 months from the priority date, but only in respect of some designated Offices, a demand for international preliminar examination must be filed if the applicant wishes to postpone the entry into the national phase until 30 months from the priority date (in some Offices even later); otherwise, the applicant must, within 20 months from the priority date, perform the prescribed acts for entry into the national phase before those designated Offices.

In respect of other designated Offices, the time limit of 30 months (or later) will apply even if no demand is filed within 19 months.

See the Annex to Form PCT/IB/301 and, for details about the applicable time limits, Office by Office, see the PCT Applicant's Guide, Volume II, National Chapters and the WIPO Internet site.

Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentlaan 2

NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016

Authorized officer

Michela Digiusto

NOTES TO FORM PCT/ISA/220

These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international poulication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

NOTES TO FORM PCT/ISA/220 (continued)

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- (i) the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- [Where originally there were 15 claims and after amendment of all claims there are 11]:
 "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- [Where various kinds of amendments are made]:
 "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

it must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER ACTION	see Form PCT/ISA/220 as well as, where applicable, item 5 below.
NIH275001VPC nternational application No.	International filing date (day/mon	th/year) (Earliest) Priority Date (day/month/year)
The manorial application 110.		
PCT/US2004/026431	06/08/2004	06/08/2003
Applicant .		
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THE GOVERNMENT OF THE UNI	TED STATES OF AMERICA	
This International Search Report has be according to Article 18. A copy is being t	en prepared by this International Se ransmitted to the International Bure	arching Authority and is transmitted to the applicant
This International Search Report consist	s of a total ofs	neets.
	y a copy of each prior art document	
language in which it was filed, u The internationa	nless otherwise indicated under this al search was carried out on the bas	ut on the basis of the international application in the item. s of a translation of the international application furnished to
this Authority (R	tule 23.1(b)).	e disclosed in the international application, see Box No. 1.
b. With regard to any nucl	eotide and/or amino acid sequen	e disclosed in the mondational application, and a
2. Certain claims were fo	ound unsearchable (See Box II).	
3. Unity of invention is la	acking (see Box III).	
4. With regard to the title,		•
Lamber 1	submitted by the applicant.	
the text has been estab	lished by this Authority to read as fo	llows:
		•
	•	
5. With regard to the abstract,		
	submitted by the applicant.	A U. A U. A San I appears in Day No. IV. The applicant
the text has been estab	olished, according to Rule 38.2(b), b	y this Authority as it appears in Box No. IV. The applicant national search report, submit comments to this Authority.
may, main end monar	from the date of mailing of this inter	
6. With regard to the drawings,	from the date of mailing of this inter	
6. With regard to the drawings,	e published with the abstract is Figu	
With regard to the drawings, a. the figure of the drawings to be		
 6. With regard to the drawings, a. the figure of the drawings to be X as suggested to 	e published with the abstract is Figu	re No1
6. With regard to the drawings , a. the figure of the drawings to be X as suggested to as selected by	e published with the abstract is Figu by the applicant.	re No1t t failed to suggest a figure.

INTERNATIONALF RECHERCHENBERICHT

ernationales Aktenzeichen PCT/US2004/026431

a. klassifizierung des anmeldungsgegenstandes IPK 7 A61K39/02 A61K39/385 A61K39/39

Nach der Internationalen Patentklassifikation (IPK) oder nach der nationalen Klassifikation und der IPK

B. RECHERCHIERTE GEBIETE

Recherchierter Mindestprüfstoff (Klassifikationssystem und Klassifikationssymbole) IPK 7 A61K

Recherchierte aber nicht zum Mindestprüfstoff gehörende Veröffentlichungen, soweit diese unter die recherchierten Gebiete fallen

Während der internationalen Recherche konsultierte elektronische Datenbank (Name der Datenbank und evtl. verwendete Suchbegriffe)

EPO-Internal, BIOSIS, EMBASE, PAJ, WPI Data

Kategorie°	SENTLICH ANGESEHENE UNTERLAGEN Bezeichnung der Veröffentlichung, soweit erforderlich unter Angabe der in Betracht kommenden Teile	Betr. Anspruch Nr.
X	LEE C-J: "Quality control of polyvalent pneumococcal polysaccharide-protein conjugate vaccine by nephelometry" BIOLOGICALS, ACADEMIC PRESS LTD., LONDON, GB, Bd. 30, Nr. 2, Juni 2002 (2002-06), Seiten 97-103, XP002330498 ISSN: 1045-1056 Abbildung 1 US 4 356 170 A (JENNINGS ET AL) 26. Oktober 1982 (1982-10-26)	1-14
	Beispiel 1	

Y	Weitere Veröffentlichungen sind der Fortsetzung von Feld C zu entnehmen
	entnehmen

Siehe Anhang Patentfamilie

- Besondere Kategorien von angegebenen Veröffentlichungen
- "A" Veröffentlichung, die den allgemeinen Stand der Technik definiert, aber nicht als besonders bedeutsam anzusehen ist
- "E" älteres Dokument, das jedoch erst am oder nach dem internationalen Anmeldedatum veröffentlicht worden ist
- "L" Veröffentlichung, die geeignet ist, einen Prioritätsanspruch zweifelhaft erscheinen zu lassen, oder durch die das Veröffentlichungsdatum einer anderen im Recherchenbericht genannten Veröffentlichung belegt werden soil oder die aus einem anderen besonderen Grund angegeben ist (wie ausgeführt)
- Veröffentlichung, die sich auf eine mündliche Offenbarung,
- eine Benutzung, eine Ausstellung oder andere Maßnahmen bezieht Veröffentlichung, die vor dem internationalen Anmeldedatum, aber nach dem beanspruchten Prioritätsdatum veröffentlicht worden ist
- "T" Spätere Veröffentlichung, die nach dem internationalen Anmeldedatum oder dem Prioritätsdatum veröffentlicht worden ist und mit der Anmeldung nicht kollidiert, sondern nur zum Verständnis des der Erfindung zugrundeliegenden Prinzips oder der ihr zugrundeliegenden Theorie angegeben ist
- Veröffentlichung von besonderer Bedeutung; die beanspruchte Erfindung kann allein aufgrund dieser Veröffentlichung nicht als neu oder auf erfindenscher Tätigkeit beruhend betrachtet werden
- Veröffentlichung von besonderer Bedeutung; die beanspruchte Erfindung kann nicht als auf erfinderischer Tätigkeit beruhend betrachtet werden, wenn die Veröffentlichung mit einer oder mehreren anderen Veröffentlichungen dieser Kategorie in Verbindung gebracht wird und diese Verbindung für einen Fachmann naheliegend ist
- *& Veröffentlichung, die Mitglied derselben Patentfamilie ist

Absendedatum des internationalen Recherchenberichts

Datum des Abschlusses der internationalen Recherche

04/11/2005

24. Oktober 2005

Name und Postanschrift der Internationalen Recherchenbehörde Europäisches Patentamt, P.B. 5818 Patentlaan 2

Europaiscnes Paternami, F.B. 3516 Faternam NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016

Bevollmächtigter Bediensteter

Perez, F

INTERNATIONAL TO RECHERCHENBERICHT

ernationales Aktenzeichen PCT/US2004/026431

	. 1	1.017.0000	4/026431		
C.(Fortsetzung) ALS WESENTLICH ANGESEHENE UNTERLAGEN					
(ategorie°	Bezeichnung der Veröffentlichung, soweit erforderlich unter Angabe der in Betracht komm	nenden Teile	Betr. Anspruch Nr.		
′	BARTOLONI ANTONELLA ET AL: "Immunogenicity of meningococcal B polysaccharide conjugated to tetanus toxoid or CRM197 via adipic acid dihydrazide" VACCINE, Bd. 13, Nr. 5, 1995, Seiten 463-470, XP004057721 ISSN: 0264-410X Abbildung 2	i	1-14		
Y	SHAFER D E ET AL: "Activation of soluble polysaccharides with 1-cyano-4-dimethylaminopyr idiniu m tetrafluoroborate (CDAP) for use in protein-polysaccharide conjugate vaccines and immunological reagents. II. Selective crosslinking of proteins to CDAP-activated polysaccharides" VACCINE, BUTTERWORTH SCIENTIFIC. GUILDFORD, GB, Bd. 18, Nr. 13, Januar 2000 (2000-01), Seiten 1273-1281, XP002330499 ISSN: 0264-410X Absatz '03.4!		1-14		
Α	MULARD L ET AL: "Vaccins polyosidiques" ANNALES DE L'INSTITUT PASTEUR ACTUALITES, Bd. 12, Nr. 2, Mai 2002 (2002-05), Seiten 37-54, XP004476966 ISSN: 0924-4204 das ganze Dokument		1-14		

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INTERNATIONALEF :CHERCHENBERICHT

Angaben zu Veröffentlichungen, die zur selben Patentfamilie gehören

...amationales Aktenzeichen

PCT/US2004/026431

Im Recherchenbericht angeführtes Patentdokument

US 4356170

A 26-10-1982

CA 1181344 A1

Datum der Veröffentlichung

Datum der Veröffentlichung

Datum der Veröffentlichung